

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

UNITED STATES OF AMERICA,

Plaintiff,

v.

**COMMONWEALTH OF PUERTO RICO,
et al.,**

Defendants.

CIVIL NO.: 12-cv-02039

**MOTION REQUESTING LEAVE OF COURT TO FILE DOCUMENTS
IN THE SPANISH LANGUAGE**

MAY IT PLEASE THE COURT:

COME NOW, Codefendants Commonwealth of Puerto Rico and the Puerto Rico Police Department, through the undersigned attorneys, and very respectfully state and pray:

1. Today, the Defendants filed an Informative Motion at Docket 1864 regarding the PRPB's self-assessment report for the period ending September 30, 2021 in compliance with Paragraph 261 of the Consent Decree in the referenced case.

2. The Defendants respectfully request leave of the Court to file the attachment in support of the referenced motion in the Spanish language, as well as thirty (30) days to submit a translation of the documents in the English language.

WHEREFORE, the Defendants respectfully request that the Court take notice of the above, and grant leave to file the attachment in support of Defendants' Informative Motion at

Motion Requesting Leave of Court to File Documents
in the Spanish Language
Civil No. 12-02039
Page 2 of 2

Docket 1864 in the Spanish language, and a period of time of thirty (30) days to submit the translation of said attachment in the English language.

RESPECTFULLY SUBMITTED.

I HEREBY CERTIFY that on this same date, we electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all counsel of record.

In San Juan, Puerto Rico, on October 15, 2021.

CANCIO, NADAL & RIVERA, L.L.C.
P.O. Box 364966
San Juan, Puerto Rico 00936-4966
403 Muñoz Rivera Avenue
San Juan, Puerto Rico 00918
Tel. (787) 767-9625

S/ RAFAEL BARRETO-SOLÁ
USDC PR: 211801
rbarreto@cnr.law

S/ GABRIEL A. PEÑAGARÍCANO
USDC PR: 212911
gpenagaricano@me.com